



सत्यमेव जयते

The Gazette of India

PUBLISHED BY AUTHORITY

No. 17] NEW DELHI, SATURDAY, APRIL 25, 1964 (VAISAKHA 5, 1886)

Separate paging is given to this Part in order that it may be filed as a separate compilation

PART IV

Advertisements and Notices by Private Individuals and Private Bodies

NOTIFICATION BY THE AHMEDABAD SEEDS MERCHANTS ASSOCIATION LTD., AHMEDABAD

The approval of the Secretary, Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), read with Notification of the Government of India, Ministry of Commerce and Industry, No. S.O. 1162, dated the 4th May, 1960 has been obtained to the following amendments made to the Bye-laws of the Ahmedabad Seeds Merchants Association Ltd., Ahmedabad having been previously placed on the Notice Board of the Association, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

1. In Bye-law 227 :

Add the following lines after the last figure '227A' :—

"In case a maximum and/or minimum rate or rates are fixed under these Bye-laws for the purpose of trading in the delivery concerned and such rate or rates are in force on the due date, then the due date rate shall not be fixed higher than the maximum rate or lower than the minimum rate."

2. In Bye-law 291A :

For clause (b), the following shall be substituted, namely:—

"(b) If the seller does not issue delivery order for the fulfilment of his outstanding sale transactions by the last tender day of the delivery period, the seller shall pay damages equivalent to the differences between the rates of the previous clearings or the rates of the contract (whichever are applicable) and the due date rates provided such rates are higher than the rates of the previous clearing or the rates of the contract. The seller shall also pay penalties as prescribed in Bye-law 179 or 329(h) provided the amounts so prescribed do not exceed the amounts equivalent to the differences between the due date rates and the maximum rates fixed. In case the amounts of penalties prescribed under Bye-law 179 or 329(h) exceed the difference between the due date rates and the maximum rates fixed, the penalties payable shall be equivalent to the differences between the due date rates and the maximum rates fixed.

If the seller has issued delivery order without any goods to tender against the same or the seller or his Muccadam or his agent does not give delivery of the goods, the buyer shall act in accordance with other Bye-laws and shall be entitled to a penalty of Rs. 10 per 250 kg. in respect of castorseed and cottonseed and Rs. 1.50 per tin in respect of groundnut oil."

3. After Bye-law 291A, the following new Bye-law shall be added as Bye-law 291B namely :

"291B. The above amendment to Bye-law 291A(b) shall apply to September 1964 and subsequent hedge contracts in castor-seeds and cottonseeds and April 1964 and subsequent hedge contracts in groundnut oil, and for the purpose of May 1964 hedge contracts in cottonseeds and castor-seeds, and January 1964 hedge contracts in groundnut oil, Bye-law 291A(b) as it stood on the date of commencement of trading in the May 1964 deliveries in cottonseed and castor-seed viz. 30th July 1963 and January 1964 delivery in groundnut oil viz. 19th October 1963 shall apply."

B. M. SHETH

Secretary

The Ahmedabad Seeds Merchants Association Ltd.

Ahmedabad,

Date : 21st December, 1963.

NOTIFICATION BY THE CALCUTTA WHEAT, SEEDS & BULLION ASSOCIATION, 149, COTTON STREET, CALCUTTA

The approval of the Secretary, Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce and Industry No. S.O. 1162, dated the 4th May, 1960, has been obtained to the following amendments made to the Bye-laws of the Calcutta Wheat, Seeds and Bullion Association, Calcutta, the same having been previously placed on the Notice Board of the Association, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

1. In Bye-law 131(c), for the words "May and September" the words "May, September and January" shall be substituted.

2. In bye-law 131(d) for the figure "10th" the figure "18th" shall be substituted.

3. In bye-law 131(g) for the figure and word "10 tons" occurring in second line the figure and word "121 tonnes" shall be substituted. Also in the same bye-law the second sentence shall be substituted by the following, namely—

"121 tonnes shall also be the unit of tender and delivery whether the same is made by an R/R or a P.D.O."

4. After sub-clause (g) of bye-law 131, the following new clause shall be added, namely—

"(h) Unit of Quotation : The unit of quotation in the hedge contracts shall be 50 kgs."

5. For bye-law 132 the following bye-law shall be substituted, namely—

"132. Subject to the concurrence of the Forward Markets Commission, hedge trading in a new delivery shall commence at the latest by the 1st working day of the delivery month of the current hedge contract. In case, however, the Board decides to commence aforesaid trading from a date other than the above specified date it shall do so with the prior concurrence of the Commission."

6. After bye-law 132, the following bye-law 132A shall be added, namely—

"132A. No member shall enter into any fresh transaction after the 12th day of the delivery month. On the next working day thereafter members shall submit their final statements of transactions to the clearing house."

7. For bye-law 134 the following bye-law shall be substituted, namely—

"134. Transactions in hedge contracts shall be for delivery either by R/R or P.D.O. In both the cases the buyer shall take delivery of the goods at his own cost. In case, however, the R/R is for a Rly. Station other than Howrah or Chitpur or in case of delivery by P.D.O., if the godown from where the delivery is given is situated outside the municipal areas of Calcutta or Howrah, then extra charges for transportation shall be paid by the seller to the buyer as may be determined by the Board from time to time."

8. In bye-law 135, the following proviso shall be added, namely—

"Provided, however, that Due Date Rate so fixed shall be subject to the maximum and/or minimum prices if any such maximum and/or minimum prices are in force on the Due Date. In that event notwithstanding anything contained in the bye-laws, the provisions regarding closing the contract, selling on account, invoicing back and buying on account in the event of failure to give or take delivery as the case may be, shall also be subject to such maximum and/or minimum prices."

9. In bye-law 145, for the words "Delivery Orders only" occurring at the end of the second line the words "R/R (at Railways Risk only) or P.D.O." shall be substituted.

10. In the bye-law 146 for the figure and word "10 tons" occurring in the first line the figure and words "12½ tonnes" shall be substituted.

11. For bye-law 148 the following bye-law shall be substituted, namely—

"148. The seller shall issue delivery order for such goods as are lying in the godowns belonging to him or his agent within the Municipal limits of Calcutta or Howrah. In case of delivery by R/R, it shall be for Howrah or Chitpur Railway Stations only. If the goods are stocked elsewhere or if the R/R is for a Station other than those specified hereabove, then the seller shall pay to the buyer such extra charges as may be fixed by the Board from time to time."

12. In bye-law 149, for the word "tenth" occurring in 1st line the figure "16th" shall be substituted.

13. After bye-law 149, the following bye-law 149A shall be added, namely—

"149A. R/R's of unarrived goods shall be tenderable up to 24th working day of the delivery month and thereafter only such R/R shall be tendered under which goods have arrived and the Railway concerned has certified it so. In case the goods of the tendered R/R do not arrive within 7 days after the due date, the buyer shall have the right of invoicing back the contract on the next working day at the due date rate or buying against the seller with intimation to the Association and claiming difference, if any, from the seller. If no intimation from the buyer is received on the next working day, the buyer shall be bound to accept the goods. In case of invoicing back or

buying against by the buyer as hereabove, the seller shall refund through the Association to the buyer the money received by him against the R/R."

14. After newly added bye-law 149A the following bye-law 149B shall be added, namely—

"149B. The last buyer shall not be liable for any wharfage or demurrage up to 24 hours from the time of delivery of the R/R to him exclusive of the intervening Sundays or holidays and the same shall be borne by the first seller."

15. In bye-law 150 between the words "to tender goods" and "against a hedge contract" occurring in first line the words "by P.D.O.'s" shall be inserted.

16. In bye-law 151 for the figure and word "10 tons" occurring in the last line the figure and word "12½ tonnes" shall be substituted.

17. In bye-law 163, for the words and figures "10 tons" and "Annas 8" the words and figures "12½ tonnes" and "50 Naye Paise" respectively shall be substituted.

18. In bye-law 165 for the figure and word "10 tons" occurring in the fourth line the figure and the word "12½ tonnes" shall be substituted.

19. In bye-law 166, for figure and word "10 tons" occurring in the last line the figure and word "12½ tonnes" shall be substituted.

20. For bye-law 167 the following bye-law shall be substituted, namely—

"167. (i) Weighment of the goods under a P.D.O. shall be made at the sellers' godown and that of the R/R goods at the buyers' godown.

(ii) The buyer shall take delivery of the goods within seven working days from the day of the receipt of the P.D.O. from the Clearing House.

(iii) If there be any dispute regarding refraction, quality or bagging, the taking of delivery of the goods under a P.D.O. by the buyer may be deferred till the said dispute is settled either amicably or by reference to surveyors."

21. In bye-law 169 for the figure and word "10 tons" the figure and word "12½ tonnes" shall be substituted.

22. In bye-law 172 for the figures and word "10 to 15" occurring in second line the figures and the words "7 to 10 bags" shall be substituted and for figure and word "20 tons" occurring in the third line of the same bye-law the figure and word "12½ tonnes" shall be substituted.

23. In bye-law 174, for the figures and word "10 to 15" the figures and words "7 to 10 bags" shall be substituted.

24. In bye-law 175, for the words "ten to fifteen" occurring in second line the figures and the word "7 to 10" shall be substituted.

25. In bye-law 176, the words "the buyer shall at once take delivery of the bags set apart for drawing samples and" occurring in the second and third lines shall be deleted.

26. In bye-law 176A(1)(b), for the figures "9%" figure "10%" shall be substituted.

27. For bye-law 176A(1)(c), the following bye-law shall be substituted, namely—

"176(1)(c). Excess of refraction above 10% to entitle the buyer to claim an additional allowance at the rate of 25 nP. per quintal besides the allowance as receivable according to the preceding clause (b)."

28. For bye-law 176A(4), the following bye-law shall be substituted, namely—

"Damaged Seeds : 1% to be treated as goods. Over 1% but up to 6% half of the excess to be treated as goods and half to be treated as refraction. The entire damaged seeds in excess of 6% to be treated as refraction.

Black Linseed : ½% to be treated as refraction and the balance to be treated as goods.

Flying : ½% to be treated as refraction and the balance to be treated as goods."

29. In byelaw 194(c), for the words "situate at Howrah, Shalimar, Cossipore and Chitpur Railway yards, sheds or godowns" the words "in godowns within the Municipal limits of Calcutta and Howrah" shall be substituted.

30. In bye-law 195 for the words "Kantapukur area" the words "areas outside the Municipal limits of Calcutta and Howrah" shall be substituted.

31. In bye-law 199 for the figure and word "8 annas" occurring in the fourth line the figure and words "50 Naye Paise" shall be substituted; for the figure and word "12 annas" occurring in the fifth line the figure and word "75 Naye Paise" shall be substituted and for the figure and word " $\frac{1}{4}$ anna" occurring in the 8th line the figure and word " $1\frac{1}{4}$ Naye Paise" shall be substituted.

32. In bye-law 201 for the figure and word "10 tons" occurring in the third and fourth lines the figure and word " $12\frac{1}{2}$ tonnes" shall be substituted.

33. For bye-law 202 the following bye-law shall be substituted, namely—

"The last buyer shall within two days after the tender of the R/R (at Railway Risk) pay 100 per cent of the value of the goods covered by the R/R by two cheques, one for 90 per cent of the value of the goods in favour of the seller and another for the balance 10 per cent of the value in favour of the Association by depositing the same into the Clearing House Bank. In case of tender by P.D.O., 10 per cent of the value of the goods covered by the P.D.O. shall be deposited within 2 days with the Association and the balance 90% shall be paid against delivery of the goods. The amount representing the balance 10 per cent;

(1) shall be paid by the Clearing House to the first seller on the last buyer's approving the goods tendered within 4 weeks of the date of tender, or

(2) shall be adjusted against any amicable settlement or surveyors' or arbitral award relating to any claim about quality, refraction, weight or bagging of the goods supplied within ten days of the date of approval of the goods by the last buyer or any such settlement or surveyors' or arbitral award as the case may be.

The last buyer may not deposit the balance 10% of the value of the goods with the Clearing House Bank, if he produces to the Clearing House a letter from the first seller foregoing such a requirement."

34. In bye-law 271 for the figures and word "Rs. 1/8/- per md." the figures and words "Rs. 1.25 per 50 kgs" shall be substituted.

35. In bye-law 273 for clauses (a) (b) (c) and (d) after the first paragraph the following new clauses shall be substituted, namely—

- "(a) On the first 150 tonnes . . . Nil
- (b) On the next 150 tonnes at the rate of Rs. 1.00 per 50 kgs.
- (c) On the next 150 tonnes at the rate of Rs. 1.50 per 50 kgs.
- (d) On the next 150 tonnes at the rate of Rs. 2.00 per 50 kgs.
- (e) Above 600 tonnes at the rate of Rs. 3.00 per 50 kgs.

36. After bye-law 274B, the following new bye-law shall be added, namely—

"274C.(a) The Board may, in the general interest of the trade, by a resolution passed by itself and concurred in by the Forward Markets Commission, impose any system or systems of special margins and determine the rates of such special margins and the manner of deposit or refund thereof in respect of any or all hedge and/or transferable specific delivery contracts, including contracts entered into before the imposition of such special margins.

(b) Notwithstanding anything contained in clause (a) of this bye-law, the Board may, from time to time, by a resolution passed by itself and

concurred in by the Forward Markets Commission, vary, alter, amend or withdraw the system or the systems of the special margins, and the manner of deposit, or refund thereof as may be in force in pursuance of the clause (a) above.

(c) The powers specified in sub-clauses (a) and (b) above may, in the interest of the trade or in the public interest be exercised by the Forward Markets Commission in any case where in the opinion of the Commission it is expedient so to do".

37. After the newly added bye-law 274C, the following new bye-law shall be added, namely—

"274D(a). Notwithstanding anything contained in these bye-laws, the Board may by a resolution passed by itself and concurred in by the Forward Markets Commission, prohibit, in the interest of the trade or in the public interest, trading during any day in hedge contracts in any delivery at a price higher or lower than the closing rate of the previous trading day or of such other trading day as may be decided by the Board, plus or minus such sum or sums as may be prescribed by the Board. Different sums may be prescribed and made applicable at different levels of the contract price. Any sum or sums so prescribed may, with the concurrence of the Forward Markets Commission, be varied by the Board from time to time.

(b) The powers specified in sub-clause (a) above may, in the interest of the trade or in public interest, be exercised by the Forward Markets Commission, in any case where in the opinion of the Commission it is expedient so to do".

38. After the newly added bye-law 274D, the following new bye-law shall be added, namely—

"274E. (1) The Board may, in the general interest of the trade, by a resolution passed by itself and with the prior concurrence of the Forward Markets Commission :

(a) prohibit or restrict trading in any or all the hedge and/or transferable specific delivery contracts for any or all delivery months from such date as may be fixed in that behalf and may extend or reduce the period during which such prohibition or restriction shall be in force or withdraw such prohibition or restriction;

(b) fix the maximum and/or minimum price or prices for trading in any or all Hedge and/or Transferable Specific Delivery Contracts for any or all delivery months and prohibit members from effecting transactions in any or all such Hedge and/or Transferable Specific Delivery Contracts beyond such maximum and/or minimum price or prices fixed for such period as may be fixed in that behalf and may also extend or reduce such period from time to time; and

(c) effect any changes in such maximum and/or minimum price or prices and withdraw such price or prices as the Board may deem fit from time to time.

(2) The powers specified in clause (i) may be exercised by the Commission in respect of any or all Hedge and/or Transferable Specific Delivery Contracts for any or all delivery months where in the opinion of the Commission it is expedient in the interest of the trade and/or industry or the public interest so to do".

39. Immediately after the newly added bye-law 274E, under a new caption namely, "Vigilance Committee" there shall be added a new bye-law, namely—

"274F (a) The Board shall, every year as soon as it is constituted appoint a Vigilance Committee of not more than 3 persons from among the Directors and/or members.

(b) The Forward Markets Commission shall, however, have power to appoint, at any time or from time to time, not more than two persons,

to be members of the said Vigilance Committee, in addition to the members appointed under clause (a).

- (c) The Vigilance Committee shall have power to investigate into and report on the violations of any provisions of the bye-laws or of rules, regulations, orders or instructions issued thereunder, or under the Forward Contracts (Regulation) Act, 1952 or on such other matters of a like nature as may be entrusted to it by the Board either on its own initiative or on receipt of complaints of such violations. The Committee shall, at least once in every three months or oftener if necessary, send a report to the Board about the work done by it".

40. In bye-law 275(3) for the clause "shall *ipso facto* come to an end on the due date thereof" the following clause shall be substituted, namely—

"and the Due Date Rate shall also therefore be subject to such maximum and/or minimum rate or rates".

41. The bye-law 275(4) shall be deleted.

42. In terms of Contract for Linseed under Appendix, the following amendments shall be made, namely—

(1) In clause 2(2) for the figure "9%" the figure "10%" shall be substituted.

(2) For clause 2(3) the following clause shall be substituted, namely—

"(3) Excess of refraction above 10% to entitle the buyer to claim an additional allowance at the rate of 25 nP. per quintal besides the allowance as receivable according to the preceding clause 2(2)".

(3) For clause 5 the following clause shall be substituted, namely—

"5. *Damaged Seeds*: 1% to be treated as goods. Over 1% but up to 6%—half of the excess to be treated as goods and half to be treated as refraction. The entire damaged seeds in excess of 6% to be treated as refraction.

Black Linseed: ½% to be treated as refraction and the balance to be treated as goods.

Flying: ½% to be treated as refraction and the balance as goods."

(4) In clause 6 for the words and figure "per md. of 82-2/7 lbs." the figure and the word "50 kgs." shall be substituted.

(5) In clause 7 after the figure and word "2½ lbs." in the bracket the words and figure "or 1021 grammes" shall be added.

(6) In clause 8 for the figure and word "10 tons" the figure and word "12½ tonnes" shall be substituted.

(7) In clause 9 for the words "May and September" the words "May, September and January" shall be substituted.

(8) After clause 9 the following new clause shall be added, namely—

"10. Standard Packing—85 kgs."

H. N. TIWARI

Secretary

The Calcutta Wheat, Seeds and Bullion Association
Calcutta

Calcutta. The 3rd December, 1963.

LOSTS

The Government Promissory Note No. DH006313 of the 3½ per cent National Plan Loan, 1964 for Rs. 100,000 originally standing in the name of Imperial Bank of India and last endorsed to District Board, Banaras (now named 'Zila Parishad, Varanasi') the proprietor(s), by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi and that application is about to be made for payment of the discharge value in favour of the proprietor(s). The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the Advertiser : S. B. Singh.

Residence : Adhyaksh, Zila Parishad, Varanasi.

The Government Promissory Note No. J062748 of the 2½ per cent loan of 1364-69 fasli for Rs. OS.1,000/- originally standing in the name of Hyderabad State Bank and last endorsed to P. Yadagiri the proprietor, by whom it was never endorsed to any other persons, having been lost, notice is hereby given that the payment of the above Note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Hyderabad and that application is about to be made for payment of the discharge value in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the advertiser : P. Yadagiri.

Residence : 52. Hissam Gunj, Secunderabad.

Notice of lost debenture

4% Bombay Improvement Trust Loan of 1906 Debenture No. 2795 for Rs. 1,000/- repayable on 2-10-1966 originally standing in the name of H. H. Anandrao Puar by whom it was never endorsed to any other person having been lost, notice is hereby given that payment of the above Debenture and the interest thereupon have been stopped at the Municipal Loans Section, State Bank of India, Bombay, and that application is about to be made for the issue of duplicate in favour of the Proprietor. The Public are cautioned against purchasing or otherwise dealing with the above mentioned debenture.

Name of the Advertiser : State Government of Madhya Pradesh on behalf of H. H. Anandrao Puar.

Address : The Secretary to Government, Madhya Pradesh, Finance Department, Bhopal.

CHANGE OF NAMES

I, hitherto known as Jadu Ram son of Shri Bhola Ram employed as Class IV Staff in R.M.S. H. Dn. Cal. residing at 3/22, Kan Kulia Road, Cal-19, have changed my name and shall hereafter be known as Vigurashan Ram.

JADU RAM

(Sd. in existing name)

I hitherto known as LUCY RYNOLD (LUCY A. R.) daughter of Shri A. C. RYNOLD employed as nurse in Medical Dept. (Port Hospital) W/Island residing at Nurse Port Hospital, W/Island have changed my name and shall hereafter be known as Mrs. LUCY PETER.

LUCY RYNOLD

(Sd. in existing name)

I hitherto known as GABRU ALIAS GABRU SINGH son of Shri NANNIE employed as Sweeper in N. Rly. New Delhi Rly. Station, C/o. Sanitary Inspector, New Delhi Rly. Station, have changed my name and shall hereafter be known as GULZARI LAL.

GABRU ALIAS GABRU SINGH

(Sd. in existing name)

I hitherto known as PARASHURAM son of Shri GANU MAHAR employed as a Clerk in Post Office, Tasgaon residing at Post Office, Tasgaon have changed my name and shall hereafter be known as PARASHURAM GANAPATI CHANDANSHIVE.

P. G. MAHAR

(Sd. in existing name)

I hitherto known as T. VENKATARAO son of Shri VEERASWAMY employed as driver in Loco Shed residing at Rajahmundry have changed my name and shall hereafter be known as REDDLAM VENKATARAO.

T. VENKATARAO

(Sd. in existing name)

I hitherto known as KISHINDAS son of Shri SEOOMAL GHIND employed as a Clerk in F.A. & C.A.O.'s Office Central, Railway Vt. Bombay residing at Room No. 25, 3rd Floor, Hargoon House, Dr. Annie Besant Road, Worli, Bombay-18 have changed my name and shall hereafter be known as KISHINDAS SEOOMAL KHEMANI.

KISHINDAS SEOOMAL GHIND

(Sd. in existing name)

I, Shri R. APPUKUTTAN ACHARI, working in the Office of the Accountant General, Gujarat, Ahmedabad, shall hereafter, be known by the name R. APPUKUTTAN.

R. APPUKUTTAN ACHARI
(Sd. in existing name)

I hitherto known as BHUPAL CHANDRA MAHIS son of late Shri GOUR CHANDRA MAHIS employed as Lower Division Clerk in Income-tax Office, 4 Hastings Street, Calcutta, residing at Vill. & P.O. Amgachia, 24 Parganas have changed my name and shall hereafter be known as BHUPAL CHANDRA ROY.

BHUPAL CHANDRA MAHIS
(Sd. in existing name)

I hitherto known as BABUBHAI son of Shri GOPAL DAS MOCHI employed as Sub-Inspector C. Ex. in Office of the Dy. Supdt. C. Ex. M.O.R. Cambay residing at Cambay have changed my name and shall hereafter be known as BABUBHAI GOPALDAS PARMAR.

B. G. MOCHI
(Sd. in existing name)

I hitherto known as CHIRANJI LAL JATIA son of Shri CHANDA RAM employed as Lower Division Clerk in Central Excise Department, Office of the Assistant Collector Central Excise, Ajmer, have changed my name and shall hereafter be known as CHIRANJI LAL TANWAR (C. L. TANWAR).

CHIRANJI LAL JATIA
(Sd. in existing name)

I hitherto known as BISWA NATH son of late Shri MONI MOHAN CHATTERJEE employed as Labourer T. No. 1384, in Carriage Foreman, Scaldah, Eastern Railway, Calcutta-11, residing at Vill. Manickpur P.O. Birati, 24 Parganas, Calcutta-28 have changed my name and shall hereafter be known as BISWANATH CHATTERJEE.

BISWA NATH
(Sd. in existing name)

CORRIGENDUM

Read Ram Chandra Koiri instead of Babu Ram Koiri in the 1st line and read Babu Ram Koiri instead of Ram Chandra Koiri in the 6th line in the 7th advertisement in col. 2, page 7, in the Gazette of India, Part IV, dated 18-1-64.

NOTICES TO CREDITORS

Estate Margaret Eleanor Tylden Wright deceased.

Pursuant to Section 360 of Act XXXIX of 1925 all persons having claims against the estate of the above named deceased of Manor Farm Brightling Sussex wife of Guy Maxwell Tylden Wright who died there on the 3rd April 1962 are hereby required to send full particulars of their claims to Mr. George Savage and Mr. Keith Atkinson both officials of National and Grindlays Bank Limited, 19 Netaji Subhas Road, Calcutta, the Administrators to the above estate, on or before the 15th May 1964 after which date the said Administrators will proceed to distribute the assets without regard to any claims except those of which any notice shall then have been received.

Dated the 6th day of April 1964.

Estate Robert Watson deceased

Pursuant to Section 360 of Act XXXIX of 1925 all persons having claims against the estate of the above named deceased of 20 Coanwood Drive, Cramlington, Northumberland and of Sanctoria, Disergarh P.O. Burdwan, West Bengal, who died at Christian Medical College Hospital Vellore India on the 1st October 1962 are hereby required to send full particulars of their claims to Mr. Franjee Cursetjee Hearjeebhoy Rustomjee of 5 & 7, Netaji Subhas Road, Calcutta, the Administrator to the above estate, on or before the 30th May 1964 after which date the said Administrator will proceed to distribute the assets without regard to any claims except those of which any notice shall then have been received.

Dated the 15th day of April 1964.

SANDERSONS & MORGANS
Solicitors for the said Administrators,
Calcutta-1.

